materially retarded, by reason of imports from the Republic of Korea of static random access memory semiconductors (SRAMs) ² that have been found by the Department of Commerce (Commerce) to be sold in the United States at less than fair value (LTFV). The Commission also determines, ³ pursuant to section 735(b) of the Act (19 U.S.C. 1673d(b)), that an industry in the United States is materially injured by reason of imports from Taiwan of SRAMs that have been found by Commerce to be sold in the United States at LTFV.

Background

The Commission instituted these investigations effective February 25, 1997, following receipt of a petition filed with the Commission and Commerce by Micron Technology Inc., Boise, ID. The final phase of the investigations was scheduled by the Commission following notification of preliminary determinations by Commerce that imports of SRAMs from Korea and Taiwan were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the Commission's investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register of October 16, 1997 (62 FR 53800). The hearing was held in Washington, DC, on February 18, 1998,

The scope of these investigations includes modules containing SRAMs. Such modules include single in-line processing modules (SIPs), single inline memory modules (SIMMs), dual in-line memory modules (DIMMs), memory cards, or other collections of SRAMs, whether unmounted or mounted on a circuit board. The scope of these investigations does not include SRAMs that are physically integrated with other components of a motherboard in such a manner as to constitute one inseparable amalgam (i.e., SRAMs soldered onto motherboards).

The SRAMs within the scope of these investigations are classified in statistical reporting numbers 8542.13.8037 through 8542.13.8049, 8473.30.1000 through 8473.30.9000, and 8542.13.8005 of the Harmonized Tariff Schedule of the United States (HTSUS).

³Vice Chairman Bragg voted in the affirmative, Chairman Miller voted in the negative, and Commissioner Crawford did not participate. and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determinations in these investigations to the Secretary of Commerce on April 8, 1998. The views of the Commission are contained in USITC Publication 3098 (April 1998), entitled "Static Random Access Memory Semiconductors From The Republic of Korea and Taiwan: Investigations Nos. 731–TA–761 and 762 (Final)."

Issued: April 9, 1998. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 98–9948 Filed 4–14–98; 8:45 am]

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to The Clean Water Act

In accordance with Department of Justice policy and 28 CFR 50.7, notice is hereby given that on March 26, 1998, a proposed consent decree in *United* States v. J&L Specialty Steel, Inc. Civil Action No. 5:96CV 0456, was lodged in the United States District Court for the Northern District of Ohio. The Complaint filed by the United States in this action asserted claims for injunctive relief and the assessment of civil penalties against J&L Specialty Steel, Inc. ("J&L") under Section 309 (b) and (d) of the Clean Water Act ("the Act"), 33 U.S.C. § 1319 (b) and (d), for: violating certain terms and conditions of a National Pollutant Discharge Elimination System ("NPDES") permit issued in 1983 for J&L's Louisville, Ohio facility; submitting inaccurate information in an application for a new NPDES permit; and failing to provide information requested by U.S. EPA pursuant to Section 308 of the Act.

The proposed consent decree requires J&L to comply with the Act and certain terms and conditions of its current NPDES permit. The proposed decree specifies various measures to be implemented by J&L to assure such compliance, including: (1) Elimination of process contact water flow and noncontact cooling water flow from one outfall at the facility; (2) demonstration of compliance with Foam and Sheen provisions of J&L's NPDES permit or development and implementation of a plan to control such discharges from J&L's facility; (3) installation of means to accurately monitor flow from a specified outfall at J&L's facility; and (4) a requirement to achieve and certify

compliance with the information requests that EPA previously issued to J&L. In addition, the proposed Consent Decree requires J&L to pay the United States \$200,000.00 in civil penalties and to implement three Supplemental Environmental Projects, with estimated costs to J&L of approximately \$370,000.00.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments concerning the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044, and should refer to *United States* v. *J&L Specialty Steel, Inc.*, D.J. Ref. No. 90–5–1–1–4212.

The proposed Consent Decree may be examined at any of the following offices: (1) the United States Attorney for the Northern District of Ohio, 1800 Bank One Center, 600 Superior Avenue, East, Cleveland, OH 44114-2600 (contact Assistant United States Attorney Arthur I. Harris); (2) the U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590 (contact Associate Regional Counsel Joseph Williams); and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, 202-624-0892. Copies of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, telephone (202) 624-0892. For a copy of the Consent Decree please enclose a check in the amount of \$8.25 (25 cents per page reproduction costs) payable to Consent Decree Library.

Joel M. Gross,

Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 98-9970 Filed 4-14-98; 8:45 am] BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Office of Justice Programs

Office for Victims of Crime: Agency Information Collection Activities; Proposed Collection; Comment Request

ACTION: Notice of Information Collection Under Review; New Collection; OVC Preliminary Questionnaire to Determine Hate/Bias Crime Record-keeping Practices.

The proposed information collection is published to obtain comments from

²The products covered by these investigations are synchronous, asynchronous, and specialty SRAMs from Korea and Taiwan, whether assembled or unassembled. Assembled SRAMs include all package types. Unassembled SRAMs include processed wafers or die, uncut die, and cut die. Processed wafers produced in Korea or Taiwan, but packaged, or assembled into memory modules, in a third country, are included in the scope; processed wafers produced in a third country and assembled or packaged in Korea or Taiwan are not included in the scope.